IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION

MICHAEL JENKINS, et al.

Plaintiffs,

Civil Action No.

3:23-cv-374-DPJ-ASH v.

RANKIN COUNTY, MISSISSIPPI, et al.,

Defendants.

UNOPPOSED MOTION FOR LEAVE TO TAKE THE DEPOSITION OF DEFENDANT BRETT MCALPIN, FEDERAL INMATE

Now Comes Plaintiffs Michael Jenkins and Eddie Parker, through counsel, without opposition from opposing counsel, move this Court for leave to depose Brett McAlpin, who is incarcerated

- 1. Defendant McAlpin [71464510] is incarcerated at FCI McDowell 101 Federal Drive, Welch, WV 24801.
- 2. Per Fed. R. Civ. P. 30(a)(2)(B), Leave of this Court is required to take the defendant's deposition.
- 3. There is no opposition to this Motion from opposing counsel.
- 4. This deposition is relevant to the issue of qualified immunity for Sheriff Bryan Bailey.

THEREFORE, Plaintiffs request the Court to grant permission for leave to depose Brett McAlpin.

Respectfully submitted by:

/S/ MALIK SHABAZZ ESQ /S/

MALIK SHABAZZ, Esq.

The Law Office of Malik Shabazz, Esq. D.C. Bar # 58434 6305 Ivy Lane, Suite 608 Greenbelt, MD 20770

Email: Attorney.shabazz@yahoo.com

Tel: (301) 513-5445 Fax: (301) 513-5447

(Lead counsel for Plaintiff)

/S/ TRENT WALKER ESQ /S/

TRENT WALKER, Esq.

The Law Offices of Trent Walker M.S.B. #10475 5245 Keele Street, Suite A Jackson, Mississippi 39206 Email:Trent@Trentwalkeresq.com (Mississippi Local Counsel) (601) 321-9540

CERTIFICATE OF SERVICE

I HEREBY CERTIFY, THAT ON FEBRUARY 10. 2025 I HAVE ELECTRONICALLY TRANSMITTED THE FOREGOING MOTION TO ALL COUNSEL OF RECORD USING THE ECF COURT FILING SYSTEM

Sincerely,

/S/ Malik Shabazz, Esq./S/ MALIK SHABAZZ ESQ.